

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

IN RE PORK ANTITRUST  
LITIGATION

Civil No. 18-cv-01776 (JRT/JFD)

This Document Relates to:

*The Actions of Certain DAPs<sup>1</sup> and The  
Commonwealth of Puerto Rico*

**DECLARATION OF MICHAEL S. MITCHELL IN SUPPORT OF  
THE OBJECTION OF CERTAIN DAPS  
AND THE COMMONWEALTH OF PUERTO RICO**

I, Michael S. Mitchell, declare as follows:

1. I am an attorney with the law firm of Boies Schiller Flexner LLP and counsel in this matter for Direct Action Plaintiffs Sysco Corporation and Amory Investments LLC. I have personal knowledge of the matters stated herein and, if called upon, I could and would competently testify thereto.

2. Attached hereto are true and correct copies of the following exhibits:

EXHIBIT	DESCRIPTION
1	Transcript of the December 9, 2022 Motion Hearing (ECF 1680)
2	November 14, 2022 Email Correspondence from Michael S. Mitchell to Sami Rashid

<sup>1</sup> Certain DAPs are Sysco Corporation (0:21-cv-01374) and Amory Investments LLC (0:21-cv-01697).

3	July 27, 2022 to August 31, 2022 Email Correspondence Between Counsel for Amory Investments LLC and Counsel for Defendants
4	May 27, 2022 Email Correspondence from Robert Gallup, Counsel for Defendant Hormel, to Counsel for Plaintiffs and Counsel for other Defendants

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed this 23rd day of December, 2022.

Respectfully submitted,

/s/ Michael S. Mitchell

Michael S. Mitchell  
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*Counsel for Plaintiffs Sysco Corporation  
and Amory Investments LLC*